



Private equity investment criteria: An experimental conjoint analysis of venture capital, business angels, and family offices

Joern Block^{a,b}, Christian Fisch^{a,b}, Silvio Vismara^{c,d,*}, René Andres^a

^a Faculty of Management, Trier University, 54286 Trier, Germany

^b Erasmus Institute of Management (ERIM) and Erasmus School of Economics, Erasmus University Rotterdam, P.O. Box 1738, 3000, DR, Rotterdam, the Netherlands

^c Department of Management, Information and Production Engineering, University of Bergamo, viale Marconi 5, 24044 Dalmine (BG), Italy

^d Department of Accountancy and Corporate Finance, Ghent University, Sint-Pietersplein 7, 9000 Gent, Belgium

ARTICLE INFO

Keywords:

Venture capital
Business angels
Family offices
Investment criteria
Conjoint analysis

JEL classification:

G24
L26
G11
M13
G30

ABSTRACT

We use an experimental conjoint analysis to investigate the investment criteria of 749 private equity investors, distinguishing between family offices, business angels, venture capital funds, growth equity funds, and leveraged buyout funds. Our results indicate that revenue growth is the most important investment criterion, followed by the value-added of product/service, the management team's track record, and profitability. Regarding differences across investor types, we find that family offices, growth equity funds, and leveraged buyout funds place a higher value on profitability as compared to business angels and venture capital funds. Venture capital funds, in turn, pay more attention to companies' revenue growth, business models, and current investors. With these results, our study contributes to the corporate finance literature by deepening our understanding of how different types of private equity investors make investment decisions.

1. Introduction

Prior research in corporate and entrepreneurial finance has comprehensively investigated the effects of private equity (PE) financing. PE investments are associated with improvements in operating performance (Kaplan and Strömberg, 2009) and oftentimes outperform investments in public equity markets (e.g., Ang et al., 2018; Braun et al., 2017; Harris et al., 2014; Kaplan and Schoar, 2005; Kaplan and Sensoy, 2015; Phalippou and Gottschalg, 2009; Robinson and Sensoy, 2013). These findings are consistent across the different types of PE investments, ranging from leveraged buyout investments (e.g., Kaplan, 1989) to venture capital investments (e.g., Chemmanur et al., 2011).

The increased performance of PE investments can be ascribed to both selection and treatment effects (Bengtsson and Sensoy, 2011; Bernstein et al., 2016; Chemmanur et al., 2011; Rin et al., 2013; Puri and Zarutskie, 2012). In contrast to stock markets or debtholders, PE investors are active investors who provide their portfolio companies with bundles of value-added activities. The benefits can be direct, such as through coaching activities or network access, and indirect through certification effects to third parties (e.g., customers, skilled workers, alliance partners, and financial intermediaries) (e.g., Bottazzi et al., 2008; Gompers and Lerner,

* Corresponding author at: Department of Management, Information and Production Engineering, University of Bergamo, viale Marconi 5, 24044 Dalmine (BG), Italy.

E-mail addresses: block@uni-trier.de (J. Block), cfisch@uni-trier.de (C. Fisch), silvio.vismara@unibg.it (S. Vismara), rene.andres.trier@gmail.de (R. Andres).

<https://doi.org/10.1016/j.jcorpfin.2019.05.009>

Received 8 October 2018; Received in revised form 28 March 2019; Accepted 19 May 2019

Available online 21 May 2019

0929-1199/ © 2019 The Authors. Published by Elsevier B.V. This is an open access article under the CC BY-NC-ND license (<http://creativecommons.org/licenses/by-nc-nd/4.0/>).

2001; Hellmann and Puri, 2002; Korteweg and Sørensen, 2017; Lerner, 1995). The skills of PE investors, however, do not only lie in nurturing portfolio companies. As recently documented in a survey by Gompers et al. (2016a), PE investors place a heavy emphasis on both their ability to select promising companies as well as their capacity to add value through financial, governance, and operational engineering.

Despite the importance of the investment selection, however, only a few studies have yet assessed how PE investors actually select their investments and conduct investment decisions.¹ This is lamentable, considering that PE investors devote considerable resources to evaluating and screening investment opportunities (Kaplan and Strömberg, 2001; Gompers et al., 2016a). Their investment process starts with screening many businesses, although they ultimately only invest in a few companies. Gompers et al. (2016a), for instance, report that for every hundred opportunities considered, the average PE investor deeply investigates 15, signs an agreement with about eight, and closes fewer than four.

Although the decision making of PE investors is often debated (e.g., Gompers and Lerner, 2001; Kaplan and Strömberg, 2004), this study is among the first to assess the investment criteria of PE investors. Empirical evidence on their investment criteria is indeed scarce, arguably due to the empirical challenges of isolating the effects of different company characteristics. This is not possible using observational data, as it would require assessing investors' preferences between two identical companies that only differ in pre-determined characteristics. The experiment by Bernstein et al. (2017) uses correspondence testing methodology to randomize investors' information sets about company characteristics in nearly 17,000 emails. They vary the characteristics revealed in emails and record when investors click and choose to learn more about the particular company. Similarly, in our study, we randomly vary investors' information sets in a tightly controlled information environment.

We compare decision-making across different investor types using a large-scale conjoint analysis of 19,474 screening decisions by 749 PE investors, which we obtained by contacting 15,600 investment professionals listed in Pitchbook. Conjoint analysis enables a more accurate representation of the actual decision behavior and the underlying preference structure of participants, relative to post hoc approaches such as questionnaires and interviews (e.g., Shepherd and Zacharakis, 1999). Usually, PE investors assess companies holistically and evaluate multiple criteria simultaneously. In conjoint analysis, decision criteria are measured conjointly. For example, investment decisions involve making trade-offs between criteria, which can be captured with conjoint analysis. This experimental method requires participants to make a series of assessments based on a discrete set of company attributes. Specifically, the attributes used in our study are (1) profitability, (2) revenue growth, (3) track record of the management team, (4) reputation of current investors, (5) business model, (6) value-added of product/service, and (7) international scalability. Every participant in the experiment needed to evaluate multiple companies that differ only in the specifications of the above attributes (e.g., 20% revenue growth for company 1 versus 50% revenue growth for company 2) and decide in which company they would be more likely to invest. Then, a multilevel logistic regression model evaluates and compares the importance of the different investment criteria.

The conjoint experiment enables a better understanding of the investment criteria of investors and allows a comparison of these criteria across investor types. In fact, considerable differences in the decision-making of different investor types likely exist (Lerner et al., 2007). While there is an established literature on the characteristics and behavior of specific types of investors, a broader perspective is underdeveloped so far (Hellmann et al., 2017). A more fine-grained analysis is needed, as the supply side of entrepreneurial finance ecosystems comprises a very diverse set of investor types. Since we aim to study decision-making across investor types in an encompassing way, we distinguish the following investor types. (1) *Family offices (FOs)* are organizations that manage the wealth of business families by taking actions (i.e., investments) to sustain and grow their wealth (Gilding, 2005; Gray, 2005). Prominent examples of FOs include Horizons Ventures, the Hong-Kong-based FO of the Kashing family, and Madrone Capital Partners, the US-based FO of the Walton family (Walmart). Despite their economic relevance and long history, accessing information about FOs is difficult for both researchers and market participants because FOs are not required to disclose information about their investments. Quantitative information on FOs is scarce, making them a particularly attractive investor type for our experiment-based research. (2) *Business angels (BAs)* are wealthy individuals that invest their own money. As such, they are an important pillar of entrepreneurial finance and have become an important source of funding in recent years (Kerr et al., 2014; Hellmann and Thiele, 2015). (3) *Venture capital funds (VCs)* are the best-researched investor type in entrepreneurial finance. Here, VCs serve as an important benchmark in order to be able to understand and classify differences between VCs and other investor types. (4) *Growth equity funds (GEFs)* constitute an investor type that is particularly crucial in later-stage financing (Gompers et al., 2016a; Ritter, 2015). (5) *Leveraged buyout funds (LBOs)* constitute our final investor type (e.g., Cumming et al., 2007). In a leveraged buyout, a company is acquired by an investment firm using a relatively small portion of equity and a relatively large portion of outside debt financing (Kaplan and Strömberg, 2009).

We make the following contributions. First, we identify the relative importance of PE investors' investment criteria. Overall, the most important investment criteria are (1) revenue growth, (2) value-added of product/service, and (3) management team track record. International scalability, current profitability, business model, and the reputation of existing investors are relevant but of lower importance. The main aspect investigated by previous studies is, arguably, the importance placed on the management team (the “jockey”, in Kaplan et al., 2009) relative to the business model (the “horse”). Although the team has been recognized as important in some studies about VC preferences (e.g., Kaplan and Strömberg, 2004), Kaplan et al. (2009) argue that, in theory, VCs

¹ As PE deals involve at least two parties, selection effects pertain to both the PE investor and the entrepreneur sides of the market. Although the source of deal flow – and the related matching process – is a relevant aspect in the analysis of PE (Schwienbacher, 2007, 2013; Sørensen, 2007), we focus on PE investment criteria in this study. However, we acknowledge that these criteria might be influenced by entrepreneurial choices among different funding sources.

should place more weight on business models than on management teams since companies' business lines remain stable while management turnover is substantial. Recently, [Gompers et al. \(2016b\)](#) report that 95% of the VCs in their survey mention the management team as an important factor, 47% as the most important factor. Similarly, the experiment by [Bernstein et al. \(2017\)](#) reveals that BAs are highly responsive to information about the founding team, whereas information about traction and current investors does not lead to significantly increased interest. Adding to this discussion, we find that the management team is an important investment criterion for our participants. However, we also find that investors rate revenue growth and the value-added provided by the company's product or service to be more important than the management team's track record.

Second, we contribute to prior research by comparing the importance of the respective investment criteria across different investor types. While previous literature has suggested that considerable differences in the decision-making of different investor types likely exist ([Lerner et al., 2007](#)), a systematic empirical assessment of these differences is absent. Further adding to this literature, we incorporate FOs as an investor type that prior corporate finance literature has largely neglected. Recent practitioners' reports show that while the fraction of investments by FOs in real estate has decreased over the last decade, direct equity investments have almost doubled ([Bloomberg, 2014](#)). Considering that the 50 largest FOs account for assets under management of approximately 1000 \$b ([Bloomberg, 2014](#)), research on the assessment of investments by FOs is both highly timely and relevant. Our study sheds light on the investment criteria of FOs and finds that, relative to other PE investors, FOs attribute greater importance to the profitability of portfolio companies but less importance to revenue growth. An explanation is that by undertaking risky decisions, the managers of FOs risk losing family wealth and jeopardize the financial and social wellbeing of future family generations. They are therefore more concerned with the conservation of irreplaceable capital through investments in already profitable companies, rather than bearing the risk – and potentially high returns – of high-growth companies.

The remainder of the study proceeds as follows. [Section 2](#) presents the research design, including the sample, the descriptive statistics about the different types of investors considered in this study, and the conjoint analysis. [Section 3](#) discusses the results of the study. [Section 4](#) concludes the paper.

2. Research design

2.1. Data and sample

We identified investors and investment professionals in Pitchbook, which is one of the most comprehensive databases in entrepreneurial finance and is regularly used for research in the field of PE investments (e.g., [Kaplan and Lerner, 2016](#); [Paglia and Harjoto, 2014](#)). The information provided in Pitchbook is mainly based on disclosed information from limited partners, filings of national regulators, and other available public information. The advantage of Pitchbook relative to alternative data sources is that it reports information on investors' teams as well as their (individual) contact details, in addition to information on the investment entity ([Brown et al., 2015](#)). We used this information to create our sample of investors and investment professionals, which we identified in 2016.

We first filtered Pitchbook by investor type (i.e., funds), selecting all investment entities classified as a VC fund, FO, buyout fund, or GEF, including multiple investor types. Second, we only considered investors that had done at least one equity deal in the last ten years (as of 2016) that was classified as series A, B, C, D (or later), or expansion. This was done to ensure that participants in the experiment actually had some experience with regard to PE investments. Third, we identified every investment professional in Pitchbook working for these investment entities and removed those who had missing values with regard to e-mail and/or location.

This approach led to the identification of 15,600 investment professionals which we invited via email to participate in our research. We sent a total of three reminders over five months and collected 749 responses (response rate = 6.24%) in total. We asked participants about the type of investor they work for as Pitchbook's classification can contain multiple classifications per investor. For example, an investor could be classified as a VC and FO simultaneously. Out of the 749 respondents, 59 (7.9%) worked for FOs, 20 (2.7%) for or as BAs, 396 (52.9%) for VCs, 189 (25.2%) for GEFs, and 85 (11.3%) for LBOs. In line with previous studies (e.g., [Graham and Harvey, 2001](#)), the experiment was run as an anonymous survey as data collected about investment behavior is sensitive and anonymity is required to fully comply with the latest data security legislation (EU-GDPR/18 General Data Protection Regulation).

To assess the representativeness of our sample, we first compare the participants in our experiment to the population of investors retrieved from Pitchbook. Overall, the representation of each investor type in our experiment is similar to the distribution of investor types in the full sample, as illustrated in [Table 1](#).²

To assess the representativeness of our sample, we test for non-response bias by comparing participants to non-participants (e.g., [Armstrong and Overton, 1977](#)). The results are displayed in [Table 2](#), which reports the mean values of the population retrieved from Pitchbook (N = 15,600), our final sample (N = 749), and a z-test for differences between these mean values. The difference between these mean values is in most cases not statistically significant. For example, most of our participants (87.8%) are male with a slightly higher percentage relative to the percentage of males in the initial Pitchbook population (85.8%). Minor differences exist with regard to the respondents' position in the company. In the initial population, 49.3% were partners or CEOs (51.8% in the final sample), 22.8% (19.6%) were directors or principals, 14.9% (16.5%) were investment managers, and 12.4% (12.0%) worked as analysts.

² The fractions obtained from Pitchbook are slightly biased downwards because 23.9% of the investors are coded as “multiple investor types”. In our survey, these individuals assigned themselves to the type that fit best. For example, the full population in Pitchbook contained 52.2% VCs, while our sample includes 52.9% VC.

Table 1

Sample selection and representativeness.

This table compares the composition of the population of 15,600 investors in Pitchbook with our sample of 749 participants that took part in our experiment. The initial population was first filtered from Pitchbook by investor type (i.e., funds). Investors needed to be classified as a venture capital fund, corporate venture capital fund, family office, buyout fund, or growth equity fund. As a second requirement, we considered only investors that had done at least one equity deal in the last ten years (as of 2016) that was classified as series A, B, C, D (or later), or expansion. Third, we identified every individual investor (= person) listed in Pitchbook working for these investors and removed those individuals who had missing values with regard to e-mail and/or location. This approach led to the identification of 15,600 individual investors which we invited via email to participate in our research. We sent a total of three reminders letters over five months. In total, we collected 749 responses (response rate = 6.24%). We asked participants about the type of investor they work for (self-selection) as Pitchbook's classifications can contain multiple classifications per investor. For example, an investor could be classified as a VC and FO simultaneously.

Panel A: Pitchbook population		
Investor type	N	(%)
Venture capital fund	8149	(52.2%)
Private equity companies	3214	(20.6%)
Family office	503	(3.2%)
Multiple investor types	3734	(23.9%)
<i>Total</i>	<i>15,600</i>	<i>(100%)</i>

Panel B: Our sample of participants		
Investor type	N	(%)
Venture capital fund	396	(52.9%)
Growth equity fund	189	(25.2%)
Leveraged buyout fund	85	(11.3%)
Family office	59	(7.9%)
Business angel	20	(2.7%)
<i>Total</i>	<i>749</i>	<i>(100%)</i>

Table 2

Assessment of a potential non-response bias.

To assess whether a non-response bias potentially influences our results, we compare our initial sample (N = 15,600) to our final sample (N = 749) along with several characteristics that were recorded in Pitchbook. The first column reports the mean values of the initial population. The second column reports the mean values of our final sample. The final column reports the difference between the mean values along with the significance of z-tests for proportions. Significant values indicate statistically significant differences. * < 0.10, ** p < 0.05, *** p < 0.01.

Variable	(1) Initial population (N = 15,600)	(2) Final sample (N = 749)	(1) vs. (2)
Gender			
Male	0.858	0.878	0.020
Position in company			
Partner or CEO	0.493	0.518	0.025
Director or principal	0.228	0.196	−0.032*
Investment manager	0.149	0.165	0.016
Analyst	0.124	0.120	−0.004
Location of investment company			
Europe	0.571	0.607	0.036*
Asia	0.079	0.098	0.019*
Africa	0.004	0.009	0.005***
North America	0.280	0.246	−0.034*
South America	0.033	0.020	−0.013*
Oceania	0.031	0.018	−0.013*

Table 2 also reports the geographical distribution, with a general consistency between the initial Pitchbook population and the sample of participants. While 57.1% of the individuals in the population are located in Europe, 60.7% of the final participants are Europeans. The percentage of African investment professionals is significantly higher in our sample as compared to the population. However, they constitute still a small proportion of the final sample (0.9%). We, therefore, conclude that a non-response bias should not influence our results in a major way (e.g., [Graham and Harvey, 2001](#)).

Table 3

Assessment of a potential late-response bias.

To assess whether a late-response bias potentially influences our results, we compare the first half of our participants (N = 375) to the second half of our respondents (N = 374) along individual characteristics. The first column reports the mean values of the first half of the respondents. The second column reports the mean values of the second half of the participants. The final column reports the difference between the mean values along with the significance of t-tests. Significant values indicate statistically significant differences. All variables are defined in Table 4. * $p < 0.10$, ** $p < 0.05$, *** $p < 0.01$.

Variable	(1) First half (N = 375)	(2) Second half (N = 374)	(1) vs. (2)
Gender	0.858	0.903	−0.045*
Age	3.333	3.211	0.122
Experience as investor	11.690	10.470	1.220*
Tenure	7.152	6.796	0.355
Education: law	0.058	0.061	−0.002
Education: business/economics	0.776	0.794	−0.018
Education: natural sciences	0.114	0.098	0.015
Education: engineering	0.250	0.221	0.028
Entrepreneurial experience	0.512	0.502	0.009
Position in the company	1.850	1.925	−0.074
Work experience: startups/SMEs	0.245	0.288	−0.043
Work experience: large companies and startups/SMEs	0.389	0.382	0.006
Work experience: large companies	0.365	0.328	0.036

We assess a potential late-response bias, which is present if early participants in the experiment show significantly different characteristics and behavior than late participants (Graham and Harvey, 2001). To assess this bias, we split the final sample into early participants (first half of the respondents, N = 375) and late participants (second half of the respondents, N = 374) and compare their mean values with regard to individual characteristics using a t-test. The results are reported in Table 3. For example, the results show that 85.5% of the early participants were male, while 90.3% of the late participants were male. This indicates that females were slightly under-represented among late respondents. Also, early participants were slightly more experienced than late respondents. No significant differences exist with regard to the variables age, tenure, education, entrepreneurial experience, position in the company, or work experience. Thus, the results indicate that no major differences exist between early and late participants.

As in all studies, external validity might be a concern. Fortunately, previous research provides considerable evidence for the external validity of conjoint studies (e.g. Louviere, 1988; Shepherd and Zacharakis, 2018). These studies generally show that the estimated decision behavior with conjoint experiments strongly correlates with real observed behavior. Shepherd and Zacharakis (2018) recommend that conjoint tasks should be representative of the participant's real tasks in order to ensure external validity. To ensure this, we conducted a pretest with experienced PE investors, who confirmed that our selection of attributes and attribute levels is an appropriate portrayal of their actual investment decisions.

Among the different types of investors, FOs might be particularly prone to concerns of external validity, as they have received scant attention in previous research. To assess the external validity of our sample of FOs, we refer to the Global Family Office Report (2018), which is one of the most established surveys on FOs to date. The Global Family Office Report (2018) provides information based on a sample of 311 FOs that can be used as a reference point for our sample. The Global Family Office Report (2018) shows that the most prevalent stages in which FOs invest (PE funds and direct investments) are growth stages (72%) and venture stages (57%). These values are similar to our sample, in which 73% of the FOs indicate to invest in growth stages and 66% in early stages. A distinguishing feature is that FOs, compared to the other investor types in our sample, are smaller with regard to assets under management. This is somewhat surprising as reports frequently describe FOs as extremely wealthy investors, whose assets under management revolve around 1,000 \$m on average (e.g., Economist, 2018). The GFOR similarly reports a mean value of 808 \$m, while most of the FOs in our sample report assets under management between 100 and 250 \$m. However, these reports also acknowledge a large variety across FOs. Unfortunately, the distribution of assets under management is not reported in the GFOR so that it is difficult to conclude whether our sample is biased downwards. With regard to syndication, the GFOR indicates that FOs tend to make co-investments instead of investing alone. Similar, FOs in our sample express a strong preference for syndication. Finally, the GFOR indicates that 38% of the FOs are headquartered in Europe, 34% in North America, 28% in the rest of the world. This indicates that European FOs are overrepresented in our sample, constituting 60% of the participants (25% North America, 15% rest of the world).

2.2. Descriptive statistics

Each participant in the experiment was asked to fill out a questionnaire with questions on characteristics of the investment entity in which they work, characteristics of the portfolio companies, and their individual characteristics. The following subsections provide a descriptive overview of the sample and highlight the particularities of each investor type. First, Table 4 provides the definition of the variables and descriptive statistics for the full sample. The average investment professional in our sample manages between 100 and 250 \$m with a target internal rate of return between 10% and 20%. About one fourth of the participants invest alone, about one half invest with one or more other investors, while the remaining one fourth is indifferent to syndication. Most of the participants in

Table 4

Descriptive statistics and definition of the variables.

This table provides an overview of the full sample used in our analysis and displays descriptive statistics along with variable definitions. Panel A describes variables related to characteristics of the investment entity. Panel B describes variables related to characteristics of the portfolio companies. Panel C describes variables related to individual-level variables of the participants. The sample comprises 749 participants.

Panel A: Characteristics of the investment entity					
Variable	Mean	S.D.	Min.	Max.	Description
Assets under management	3.96	1.50	1	6	Investor's assets under management in \$m (categorical; 1 ≤ 10, 2 = 10–25; 3 = 26–100; 4 = 101–250; 5 = 251–1000, 6 ≥ 1000)
Internal rate of return	3.73	0.99	1	6	Investor's internal rate of return in % (categorical; 1 ≤ 0, 2 = 1–10, 3 = 11–20, 4 = 21–30, 5 = 31–40, 6 ≥ 40)
Cash-on-cash multiple < 1 ×	0.21	0.21	0	1	Investor's cash-cash-multiple; percentage of deals that returned invested capital < 1 ×
Cash-on-cash multiple 1 ×–2 ×	0.27	0.21	0	1	Investor's cash-cash-multiple; percentage of deals that returned invested capital 1 ×–2 ×
Cash-on-cash multiple 2 ×–5 ×	0.36	0.25	0	1	Investor's cash-cash-multiple; percentage of deals that returned invested capital 2 ×–5 ×
Cash-on-cash multiple 5 ×–10 ×	0.11	0.13	0	1	Investor's cash-cash-multiple; percentage of deals that returned invested capital 5 ×–10 ×
Cash-on-cash multiple > 10 ×	0.05	0.08	0	50	Investor's cash-cash-multiple; percentage of deals that returned invested capital > 10 ×
Syndication: invest alone	0.24	–	0	1	Syndication: Investor prefers to invest alone (dummy; 1 = yes, 0 = no)
Syndication: with one other investor	0.28	–	0	1	Syndication: Investor prefers to invest together with one other investor (dummy; 1 = yes, 0 = no)
Syndication: with multiple other investors	0.24	–	0	1	Syndication: Investor prefers to invest together with multiple other investors (dummy; 1 = yes, 0 = no)
Syndication: indifferent	0.24	–	0	1	Syndication: Investor is indifferent with regard to syndication (dummy; 1 = yes, 0 = no) (dummy; 1 = yes, 0 = no)
Location: Europe	0.61	–	0	1	Investor's headquarter is located in Europe (dummy; 1 = yes, 0 = no)
Location: North America	0.25	–	0	1	Investor's headquarter is located in North America (dummy; 1 = yes, 0 = no)
Location: Rest of the world	0.14	–	0	1	Investor's headquarter is located in the rest of the world (i.e., not in Europe or North America) (dummy; 1 = yes, 0 = no)
Company size	2.93	0.86	1	4	Number of investment professionals working for the investor (categorical; 1 = 1; 2 = 2–5; 3 = 6–10; 4 ≥ 10)
Panel B: Characteristics of portfolio companies					
Variable	Mean	S.D.	Min.	Max.	Description
Seed-stage	0.32	–	0	1	Investor invests in portfolio companies in the seed-stage (dummy; 1 = yes, 0 = no)
Early-stage	0.58	–	0	1	Investor invests in portfolio companies in the early-stage (dummy; 1 = yes, 0 = no)
Growth-/expansion-stage	0.62	–	0	1	Investor invests in portfolio companies in the growth-/expansion-stage (dummy; 1 = yes, 0 = no)
Later-stage	0.24	–	0	1	Investor invests in portfolio companies in later stages (dummy; 1 = yes, 0 = no)
Industry: Software and services	0.67	–	0	1	Investor invests in portfolio companies in software and services (dummy; 1 = yes, 0 = no)
Industry: IT infrastructure/systems	0.40	–	0	1	Investor invests in portfolio companies in IT infrastructure/systems (dummy; 1 = yes, 0 = no)
Industry: Financial services	0.34	–	0	1	Investor invests in portfolio companies in financial services (dummy; 1 = yes, 0 = no)
Industry: E-Commerce	0.36	–	0	1	Investor invests in portfolio companies in e-commerce (dummy; 1 = yes, 0 = no)
Industry: Biotechnology and healthcare	0.37	–	0	1	Investor invests in portfolio companies in biotechnology and healthcare (dummy; 1 = yes, 0 = no)
Industry: Media and entertainment	0.28	–	0	1	Investor invests in portfolio companies in media and entertainment (dummy; 1 = yes, 0 = no)

(continued on next page)

Table 4 (continued)

Panel B: Characteristics of portfolio companies						
Variable	Mean	S.D.	Min.	Max.	Description	
Industry: Consumer products and services	0.42	–	0	1	Investor invests in portfolio companies in consumer products and services (dummy; 1 = yes, 0 = no)	
Industry: Industrials and industrial technology	0.40	–	0	1	Investor invests in portfolio companies in industrials and industrial technology (dummy; 1 = yes, 0 = no)	
Industry: Energy	0.18	–	0	1	Investor invests in portfolio companies in energy (dummy; 1 = yes, 0 = no)	
Industry: Other	0.08	–	0	1	Investor invests in portfolio companies in other industries than above (dummy; 1 = yes, 0 = no)	
Location: Europe	0.72	–	0	1	Investor invests in portfolio companies located in Europe (dummy; 1 = yes, 0 = no)	
Location: North America	0.43	–	0	1	Investor invests in portfolio companies located in North America (dummy; 1 = yes, 0 = no)	
Location: Rest of the world	0.34	–	0	1	Investor invests in portfolio companies located in the rest of the world (i.e., not in Europe or North America) (dummy; 1 = yes, 0 = no)	

Panel C: Characteristics of the individual investor						
Variable	Mean	S.D.	Min.	Max.	Description	
Gender	0.88	–	0	1	Participant's gender (dummy; 1 = male, 0 = female)	
Age	3.27	1.16	1	6	Participant's age (categorical; 1 = < 25, 2 = 25–34, 3 = 35–44, 4 = 45–54, 5 = 55–64, 6 > 64)	
Experience as investor	11.08	8.25	1	48	Participant's years of experience as an investor (number of years)	
Tenure	6.99	6.38	1	40	Participant's tenure with their current investor (number of years)	
Education: law	0.06	–	0	1	Participant has an educational background in law (dummy; 1 = yes, 0 = no)	
Education: business/economics	0.79	–	0	1	Participant has an educational background in business or economics (dummy; 1 = yes, 0 = no)	
Education: natural sciences	0.11	–	0	1	Participant has an educational background in natural science (dummy; 1 = yes, 0 = no)	
Education: engineering	0.24	–	0	1	Participant has an educational background in engineering (dummy; 1 = yes, 0 = no)	
Entrepreneurial experience	0.51	–	0	1	Participant has experience as an entrepreneur (dummy; 1 = yes, 0 = no)	
Position in the company	1.89	1.07	1	4	Participant's current position (categorical; 1 = general partner or CxO, 2 = director or principal; 3 = investment manager, 4 = analyst)	
Work experience: startups/SMEs	0.27	–	0	1	Individual has work experience mostly in startups/SMEs (dummy; 1 = yes; 0 = no)	
Work experience: large companies and startups/SMEs	0.39	–	0	1	Individual has work experience mostly in large companies and startups/SMEs (dummy; 1 = yes; 0 = no)	
Work experience: large companies	0.35	–	0	1	Individual has work experience mostly in large companies (dummy; 1 = yes, 0 = no)	

Table 5

Descriptive statistics across different types of investors.

This table outlines differences in the mean values across the different investor types included in our sample. While the first column depicts the mean values of the full sample (N = 749 individuals), the following columns refer to family offices (FOs), business angels (BAs), venture capital funds (VCs), growth equity funds (GEFs), and leveraged buyout funds (LBOs). Panel A outlines differences across variables related to characteristics of the investment entity. Panel B outlines differences across variables related to characteristics of the portfolio companies, while panel C outlines differences across variables related to individual-level variables of the participants. The signs in brackets (+/–) indicate whether the respective mean value is significantly larger (+) or smaller (–) than the mean value of the remaining sample. A t-test is used to calculate the significance for each individual mean value. The final column reports the significance level obtained from an analysis of variance (ANOVA), indicating statistically significant differences across groups. All variables are defined in Table 2. * $p < 0.10$, ** $p < 0.05$, *** $p < 0.01$.

Panel A: Characteristics of the investment entity

Variable	Full sample (N = 749)	FOs (N = 59)	BAs (N = 20)	VCs (N = 396)	GEFs (N = 189)	LBOs (N = 85)	ANOVA
Assets under management	3.96	3.54 (–)	1.60 (–)	3.63 (–)	4.54 (+)	5.02 (+)	***
Internal rate of return	3.73	3.68	4.00	3.74	3.73	3.68	***
Cash-on-cash multiple < 1 ×	0.21	0.22	0.25	0.28 (+)	0.12 (–)	0.08 (–)	***
Cash-on-cash multiple 1 ×–2 ×	0.27	0.26	0.26	0.26	0.27	0.33 (+)	***
Cash-on-cash multiple 2 ×–5 ×	0.36	0.33	0.26	0.28 (–)	0.48 (+)	0.52 (+)	***
Cash-on-cash multiple 5 ×–10 ×	0.11	0.13	0.14	0.13 (+)	0.10	0.05 (–)	***
Cash-on-cash multiple > 10 ×	0.05	0.06	0.08 (+)	0.06 (+)	0.03 (–)	0.01 (–)	***
Syndication: invest alone	0.24	0.15	0.10	0.07 (–)	0.45 (+)	0.67 (+)	***
Syndication: with one other investor	0.28	0.25	0.25	0.34 (+)	0.20 (–)	0.18 (–)	***
Syndication: with multiple other investors	0.24	0.27	0.45 (+)	0.34 (+)	0.10 (–)	0.06 (–)	***
Syndication: indifferent	0.24	0.32	0.20	0.25	0.25	0.09 (–)	***
Location: Europe	0.60	0.66	0.55	0.60	0.52 (–)	0.76 (+)	***
Location: North American	0.25	0.20	0.20	0.23	0.30 (+)	0.20	***
Location: Rest of the world	0.15	0.15	0.25	0.17	0.17	0.04 (–)	**
Company size	2.93	2.42 (–)	1.90 (–)	2.78	3.23 (+)	3.53 (+)	***

Panel B: Characteristics of portfolio companies

Variable	Full sample (N = 749)	FOs (N = 59)	BAs (N = 20)	VCs (N = 396)	GEFs (N = 189)	LBOs (N = 85)	ANOVA
Seed-stage	0.32	0.31	0.70 (+)	0.50 (+)	0.04 (–)	0.00 (–)	***
Early-stage	0.58	0.66	0.65	0.85 (+)	0.24 (–)	0.04 (–)	***
Growth-/expansion-stage	0.62	0.73	0.25 (–)	0.47 (–)	0.91 (+)	0.68	***
Later-stage	0.24	0.25	0.00 (–)	0.09 (–)	0.39 (+)	0.71 (+)	***
Industry: Software and services	0.67	0.63	0.70	0.74 (+)	0.60 (–)	0.56 (–)	***
Industry: IT infrastructure/systems	0.40	0.24 (–)	0.35	0.43 (+)	0.36	0.46	***
Industry: Financial services	0.34	0.44	0.15	0.34	0.38	0.25	**
Industry: E-Commerce	0.36	0.34	0.50	0.39 (+)	0.31	0.31	**
Industry: Biotechnology and healthcare	0.37	0.37	0.35	0.38	0.36	0.35	***

(continued on next page)

Table 5 (continued)

Panel B: Characteristics of portfolio companies							
Variable	Full sample (N = 749)	FOs (N = 59)	BAAs (N = 20)	VCs (N = 396)	GEFs (N = 189)	LBFs (N = 85)	ANOVA
Industry: Media and entertainment	0.28	0.29	0.25	0.28	0.24	0.32	
Industry: Consumer products and services	0.42	0.53	0.30	0.32 (–)	0.48 (+)	0.71 (+)	***
Industry: Industrials and ind. technology	0.40	0.51	0.20	0.32 (–)	0.42	0.72 (+)	***
Industry: Energy	0.18	0.22	0.10	0.17	0.18	0.21	
Industry: Other	0.08	0.08	0.05	0.07 (–)	0.12 (+)	0.08	
Location: Europe	0.72	0.75	0.55	0.69 (–)	0.69	0.93 (+)	***
Location: North American	0.43	0.49	0.45	0.46	0.43	0.27 (–)	***
Location: Rest of the world	0.34	0.36	0.35	0.37	0.37	0.16 (–)	***

Panel C: Characteristics of the individual investment professional							
Variable	Full sample (N = 749)	FOs (N = 59)	BAAs (N = 20)	VCs (N = 396)	GEFs (N = 189)	LBFs (N = 85)	ANOVA
Gender	0.88	0.90	0.85	0.87	0.90	0.89	
Age	3.27	3.44	3.85 (+)	3.27	3.23	3.16	
Experience as investor	11.08	13.47 (+)	13.05	10.03 (–)	11.59	12.76	***
Tenure	6.99	8.17	6.70	6.75	6.89	7.54 (+)	
Education: law	0.06	0.10	0.00	0.05	0.07	0.06	
Education: business/economics	0.79	0.86	0.75	0.73 (–)	0.85 (+)	0.86	***
Education: natural science	0.11	0.08	0.05	0.15 (+)	0.06 (–)	0.04 (–)	***
Education: engineering	0.24	0.17	0.20	0.29 (+)	0.21	0.11 (–)	***
Entrepreneurial experience	0.51	0.51	0.90 (+)	0.56 (+)	0.41 (–)	0.39 (–)	***
Position in the company	3.11	3.12	3.70 (+)	3.16	2.94 (–)	3.12	**
Work experience: startups/SMEs	0.27	0.39 (+)	0.45	0.31 (+)	0.19 (–)	0.13 (–)	***
Work experience: large companies and startups/SMEs	0.39	0.24 (–)	0.35	0.38	0.47 (+)	0.34	***
Work experience: large companies	0.35	0.37	0.20	0.31 (–)	0.34	0.53 (+)	***

the experiment are based in Europe. Coherently, most of the investment companies in which they invest are European. The main industry of their portfolio companies is software and services. The average investment professional is male (88%), between 35 and 45 years old with 11 years of experience as investor. The educational background of most participants (79%) is business and economics.

Table 5 provides an initial comparison of the investor types using the variables described in Table 4. Specifically, Table 5 outlines the differences in the mean values across the different investor types included in our sample. While the first column depicts the mean values of the full sample ($N = 749$ participants), the following columns refer to the respective investor types. The signs in brackets (+/–) indicate whether the respective mean value is significantly larger (+) or smaller (–) than the mean value of the remaining sample. A t -test indicates whether the respective mean value differs from the mean value of the remaining sample. The final column reports the significance levels obtained from an analysis of variance (ANOVA), indicating statistically significant differences across the different investor groups. The results for each investor type are described in detail in the following subsections.

2.2.1. Family offices (FOs)

Our sample includes 59 FOs. Overall, Table 5 illustrates that the FOs in our sample do not have many characteristics in which they significantly differ from the other investor types in our sample, making a nuanced profiling difficult. For example, the results show that FOs invest in portfolio companies of all stages: 31% of the sampled FOs invest in seed-stage portfolio companies, 66% in early-stage, 73% in growth-/expansion-stage, and 25% in later-stage portfolio companies. Further information on FOs' investment portfolios is provided in the GFOR, which outlines that direct equity investments (in developed and developing markets) make up 28.0% of FOs' portfolio and outlines that 50% of FOs intend to invest more in PE direct investments in the future.

A distinguishing feature is that FOs, compared to the other investor types in our sample, are smaller with regard to assets under management and company size as measured by their number of investment professionals. This is somewhat surprising: While empirical academic research on FOs is virtually non-existent, practice-oriented reports frequently describe FOs as extremely wealthy investors, whose assets under management revolve around 1,000 \$m on average (e.g., [Economist, 2018](#)). However, these reports also acknowledge a large variety across FOs.

Another distinguishing characteristic is that FOs' investment professionals tend to have more experience than those working for other investors, as they have, on average, worked as an investment professional for 13.5 years. Also, investment professionals from FOs have a comparatively high degree of work experience from working in startups or small and medium enterprises (SMEs). However, these investment professionals are not necessarily founders themselves as their own entrepreneurial experience is not significantly different from the remaining sample.

2.2.2. Business angels (BAs)

Our sample comprises 20 BAs, which is the least prevalent group of participants. BAs represent the smallest investor type with regard to assets under management and company size. This is due to the fact that BAs are often individual investors that invest their own money and frequently make smaller investments than other investor types ([Lerner, 1998](#); [Hellmann and Thiele, 2015](#)). Also, our data reflects that BAs tend to invest in very early-stage companies: 70% of the sampled BAs invest in the seed stage, which is the highest value among all investor types. Simultaneously, BAs are less likely to invest in growth- or later-stage companies when compared with the other investor types ([Hellmann and Thiele, 2015](#)). Investing in very early stages involves a comparatively high degree of uncertainty. One way to reduce this uncertainty and to mitigate investment risk is to engage in syndication ([Block et al., 2019](#); [Lerner, 1994](#)). Compared to other participants, the sampled BAs have a strong preference to engage in syndication with multiple other investors, which is in line with prior research (e.g., [Block et al., 2019](#); [Manigart et al., 2006](#)). Also, investing in very early stages can lead to potentially large payoffs, in a high-risk high-reward fashion. This risky investment strategy corresponds to the fact that BAs report to have achieved a significantly higher share of investments with cash-on-cash multiples larger than factor 10.

With regard to individual characteristics, BAs are older than investment professionals in other investor types and more often have entrepreneurial experience. Again, these findings are in line with previous research which regularly describes BAs as experienced individuals that often possess substantial entrepreneurship experience (e.g., [Collewaert and Manigart, 2016](#)). Often, previous entrepreneurial activities are one of the sources of BAs funds.

2.2.3. Venture capital funds (VCs)

VCs represent the largest group of investors in our sample ($N = 396$). While VCs are larger than FOs and BAs with regard to assets under management and company size, they are significantly smaller than GEFs and LBOs. This is in line with prior research by [Gompers et al. \(2016a\)](#), who point out that GEFs and LBOs are typically larger than VCs. Also, prior research indicates that VCs are very risk-prone, which is reflected in (potentially) large and volatile returns (e.g., [Cochrane, 2005](#)). This is reflected in our descriptive statistics: While VCs have a significantly higher share of investments that achieve low cash-on-cash multiples than the other investor types, they also report a significantly higher share of investments with very high cash multiples.

Our descriptive statistics confirm that VCs prefer to invest more in early stages and less in later stages than other investor types. For example, 85% of the participants indicated that they invest in early-stage companies while only 9% indicated that they (also) invest in later-stage companies. However, VCs do not have a preference for seed-stage investments that is as pronounced as for BAs. Like BAs, VCs have a general preference for syndication with one or multiple investors. Again, syndication is frequently used as a strategy to mitigate risk, especially in early-stage investments that contain a high degree of uncertainty ([Gompers et al., 2016a](#)).

With regard to individual characteristics of the investment professionals, participants working for VCs had less experience working as investors, less often had a business education, and more often had a background in natural sciences or engineering as

compared to the remaining sample. Also, participants working for VCs reported high levels of entrepreneurial experience (second only to BAs) and a high amount of work experience from startups or SMEs instead of large companies.

2.2.4. Growth equity funds (GEFs)

Our sample contains 189 participants from GEFs. With regard to both assets under management and number of investments professionals, GEFs are significantly larger than FOs, BAs, and VCs. This is in line with prior research by Gompers et al. (2016a) and Ritter (2015), who state that GEFs tend to be larger than most VCs but usually smaller than LBOs. GEFs constitute an investor type that is particularly crucial in later-stage financing (Gompers et al., 2016a; Ritter, 2015). This is reflected in our descriptive statistics, which show that a significantly higher fraction of GEFs invests in later stages as compared to other investors. In particular, 91% stated that they invest in growth-/expansion-stage portfolio companies.

Later-stage investments generally entail a lower investment risk (Gompers et al., 2016a; Ritter, 2015). This is because, at that stage, companies typically have a functioning product and business model and have experienced initial market success. Moreover, company performance measures are more readily available and can be used as investment criteria. The lower investment risk in later-stage deals corresponds to less volatility in investment returns (Cochrane, 2005). In contrast to other PE investors, GEFs achieve a significantly smaller fraction of investments with low cash-on-cash multiples and a significantly higher ratio of cash multiples between 2 and 5 (48% of their investments). Also, since syndication is a means to reduce investment risk, GEFs tend to engage less in syndication and more often invest alone as compared to the other investor types.

GEFs primarily invest in growth- and expansion-stage companies. This specialization is also reflected in individual-level statistics. For example, own entrepreneurial experience of the investment professional may be less important when investing in later-stage companies compared to investing in early-stage ventures. Compared to the early-stage investor types in our sample, individuals working in GEFs indeed have less often own entrepreneurial experience and work experience from working in startups or SMEs versus work experience from large companies. Finally, they more often have a business education, which may be useful when it comes to scaling instead of developing business models.

2.2.5. Leveraged buyout funds (LBOs)

Our sample contains 85 participants from LBOs, which represent the largest investor type in terms of assets under management and number of investment professionals. This is in line with prior research, which frequently highlights LBOs as an important asset class being substantially larger than other types of PE investors (Kaplan and Schoar, 2005; Metrick and Yasuda, 2010).

Typically, LBOs invest in mature companies. This is different from investors like VCs and BAs, which typically invest in young or emerging companies (e.g., Kaplan and Strömberg, 2009; Metrick and Yasuda, 2010). Indeed, our descriptive statistics show that the share of seed- and early-stage investments is significantly smaller with LBOs than with other investor types, whereas the fraction of investments in later-stage companies is significantly larger. For investments in mature companies investment uncertainty is lower. Our results reflect this, as LBOs tend to engage in syndication less often than other investors; 67% of LBOs prefer to invest alone. The lower likelihood of syndication may also be related to LBO's large size, which makes syndication less necessary in order to raise large funding volumes. Cochrane (2005) finds that later-stage deals have less volatility than early-stage deals with regard to returns. This is reflected in LBOs' investment success: With regard to cash-on-cash multiples, LBOs have significantly lower ratios of very low and very high multiples and report significantly more often multiples of average size. 85% of their investments achieve multiples between 1 and 5.

Finally, prior studies acknowledge that LBOs create value through significant managerial improvements (Kaplan and Strömberg, 2009; Rigamonti et al., 2016). However, more mature companies already possess management skills so that LBOs are required to provide a different set of supporting activities than VCs do. Metrick and Yasuda (2010) find that LBO investors build on their prior experience by increasing the size of their funds faster than VCs do. They also describe that LBO investors add value to extremely large companies, whereas VCs can add value primarily to small companies. This has implications for individuals working for LBOs. As reflected in our descriptive statistics, individual's working for LBOs have less entrepreneurial experience and have more often gained work experience in larger companies as compared to individuals working for other investor types. This set of experiences makes them well suited to developing large companies.

2.3. Experimental design of the conjoint analysis

As the main part of our study, we conduct an experimental conjoint analysis to elicit the decision-making behavior of PE investors. This technique requires participants to make a series of assessments based on a fixed set of attributes. With this approach, decision criteria can be measured conjointly in a multivariate way, allowing a more accurate representation of the actual decision behavior and the underlying preference structure. This approach is frequently used in the context of investor decision-making due to the limitations of post hoc approaches such as questionnaires and interviews (e.g., Shepherd and Zacharakis, 1999). For example, information is collected as the decision is being made, whereas post-hoc methods collect data about a decision after the decision has been made. Therefore, conjoint studies overcome limitations that affect post hoc approaches, such as a self-reporting or recall bias. Relatedly, conjoint experiments come closer to the investor's actual decision-making scenario. Usually, PE investors assess companies holistically and evaluate multiple criteria simultaneously. This involves making trade-offs between different criteria. These tradeoffs can be captured with conjoint approaches. Recently, Bernstein et al. (2017) used a similar experimental approach to assess the importance of startup characteristics to investors in early-stage companies. In contrast to Bernstein et al. (2017), we are particularly interested in how the importance of investment criteria varies across different investor types.

We use a choice-based conjoint analysis (CBC) in which objects (here: companies) that consist of several attributes (here: revenue growth, profitability, reputation of current investors, etc.) are evaluated by participants (here: investment professionals). Participants are asked to make a deterministic investment decision between several hypothetical portfolio companies that differ only in the specifications of the company attributes (e.g., 20% revenue growth for company 1 versus 50% revenue growth for company 2). Before asking the participants to make a series of decisions on such hypothetical entrepreneurial companies, participants were provided with information on the study and the decision tasks that they were going to face. An important advantage of our experimental setting is that we were able to provide respondents with a very detailed description of the (hypothetical) companies they were going to assess in the conjoint experiment. To ensure that the participants in our experiment were thinking about similar (or the same) company when making their investment decision, we included an introductory slide outlining our understanding of the hypothetical companies. They were told that they would be confronted with two different companies that are in a stage of early growth or expansion and we clarified that companies have market traction, a validated business model, multiple paying customers, growth in sales and customers, and multiple employees. To avoid conflicts with the generic screening criteria of investors, the presented companies were said to match the geographical, industrial and investment size preferences of the participants (Franke et al., 2008).

To identify a list of typical screening criteria used by PE investors, we proceeded in two steps. First, we derived a list of possible criteria from prior research (e.g., Bernstein et al., 2017; Franke et al., 2008; Puri and Zarutskie, 2012). Second, we conducted 19 expert interviews with PE investors from Europe and the US to identify the most relevant criteria used by different investor types. These experts represent several investor types (e.g., VCs, FOs, GEFs). The interviews were transcribed and coded by two researchers to identify the most relevant criteria, which formed the basis of the conjoint study.³ Based on this procedure, we derived a list of company attributes and attribute levels. The identified attributes are (1) profitability, (2) revenue growth, (3) track record of the management team, (4) reputation of current investors, (5) business model, (6) value-added of product/service, and (7) international scalability. These attributes or investment criteria are in line with and extend criteria mentioned in previous research, such as Bernstein et al. (2017). Our business model measure is based on the work of Amit and Zott (2001). Table 6 provides a detailed description of our operationalization of these criteria as well as their respective levels. In addition to the attributes, Table 6 also outlines the respective attribute levels and their descriptions. For example, the attribute “revenue growth” comprised the attribute levels “10% p.a.”, “20% p.a.”, “50% p.a.”, and “100% p.a.”. All descriptions outlined in Table 6 were also shown to the participants in our conjoint experiment.

Since PE investors assess potential investments holistically, we employ a full-profile CBC, which means that all attributes from Table 6 are presented to investors at once. CBC is used in conjunction with a reduced conjoint design (Chrzan and Orme, 2000), as participants would be exposed to too many decision tasks if combinations between all possible variations of attribute levels were presented. Furthermore, the experimental design is asymmetric because the number of attribute levels across attributes is not equal.⁴ We created 800 different experimental designs, with each presenting a different sequence of choice tasks with different combinations of attribute levels. Each design consists of the 7 attributes outlined in Table 6 whose levels were randomly assigned to two investment opportunities. Each participant was asked to select one of the two alternatives in 15 choice tasks. While 13 of these tasks were randomly assigned, 2 were the same for all participants. These “fixed” tasks were used to determine the test-retest reliability of the participants’ choices in the study. Fig. 1 provides an illustration of a choice task that each participant faced 15 times with varying attribute levels. On average, each choice task took the participants 21 s to complete, which is in line with other research (Johnson and Orme, 1996).

CBC studies can suffer from three types of order effects (Chrzan, 1994), which we account for: (1) the order of choice tasks, (2) the order of options in a choice task, and (3) the order of attributes within a choice task. To circumvent the effect of the choice task order, we created 800 different experimental designs with the choice tasks within each design being randomly ordered. To avoid the effect of the order of options in a given choice task, the two options within the 800 different experimental designs were randomly ordered within the respective choice tasks. To circumvent the effect of the order of attributes within a choice task, the order presented to participants is randomized across participants but kept stable within one participant. In addition, the participants are randomly allocated to one of the 800 experimental designs. Also, we conducted a pre-test with four experienced investors and four researchers who had previously conducted research on investor decision-making to confirm the face validity of both the attributes as well as the complexity and number of the choice tasks. The two fixed tasks were used to check the test-retest reliability of the participants’ choices in the study. By assessing the utilities from the 13 random choice tasks to predict the two fixed choice tasks, a proxy for test-retest reliability can be estimated.⁵ In our study, this method leads to an 80% accuracy of correct classification.

Finally, to explore the importance attached to the different investment criteria, we performed multilevel logistic regression models. The investment decision made by the investment professionals serves as the binary dependent variable (1 if the investor chose the respective portfolio company; 0 if he did not), while the different attribute levels constitute our independent variables. We use a multilevel regression because our observations of investment decisions are nested and effects on multiple levels (particularly cross-level interactions) are evaluated at the same time. Two levels exist within our data: multiple decisions (level one) are nested within each individual (level two) and cannot be viewed as independent from each other.

³ We triangulated the findings from the interviews with archival data such as the investor’s websites and with informal expert interviews.

⁴ The experimental design is a balanced-overlapping approach with a fractional asymmetric design, which is a frequently employed design strategy for CBC studies (e.g., Chrzan and Orme, 2000).

⁵ The utility estimates from the 12 random choice task are computed with a hierarchical Bayesian model and then used as covariates in a logit regression on the holdout task choices.

Table 6

Attributes and attribute levels used in our conjoint analysis.

This table describes and defines the attributes and attribute levels presented to participants in our conjoint analysis. We use a choice-based-conjoint (CBC) analysis, in which the participants are presented with investment opportunities and are asked to select the one company that better matches their preferences. The two companies are only described in terms of the attributes displayed in this table (“attributes”) and only differ from each other in the respective specification of these criteria (“attribute levels”).

Attribute	Attribute levels	Attribute description
(1) Profitability (3 levels, ordinal)	1. <i>Not profitable</i> 2. <i>Break-even</i> 3. <i>Profitable</i>	Describes the current profitability of the company.
(2) Revenue growth (4 levels, ordinal)	1. <i>10% p.a.</i> 2. <i>20% p.a.</i> 3. <i>50% p.a.</i> 4. <i>100% p.a.</i>	Represents the company's average yearly revenue growth rate over the last years.
(3) Track record management team (3 levels, ordinal)	1. <i>None of them</i> 2. <i>Some of them</i> 3. <i>All of them</i>	Describes whether the management team has a relevant track record (e.g., industry experience or leadership experience).
(4) Current investors (3 levels, nominal)	1. <i>No other current external investors</i> 2. <i>Other current external investor - Unfamiliar</i> 3. <i>Other current external investor - Tier 1</i>	Describes the type of current investor, if any.
(5) Business model (4 levels, nominal)	1. <i>Lock-in</i> 2. <i>Innovation-centered</i> 3. <i>Low cost</i> 4. <i>Complementary offering</i>	Describes the key focus of the business model of the company: 1. Lock-in: Business model that keeps customers attracted and “locked-in”, having high switching costs for customers, which prevent them from changing to other providers. 2. Innovation-centered: Business model that offers innovation in the form of new technology, products or services. 3. Low cost: Business model focusing on reducing costs for customers for already existing products or services. 4. Complementary offering: Business model that bundles multiple goods or services to generate more value for customers.
(6) Value-added of product/service (3 levels, ordinal)	1. <i>Low</i> 2. <i>Medium</i> 3. <i>High</i>	Describes the value added for the customer through the product or service. Low value-added represents a marginal improvement (e.g., in cost-reduction or service quality), whereas high value-added represents significant improvements.
(7) International scalability (3 levels, ordinal)	1. <i>Easy</i> 2. <i>Moderate</i> 3. <i>Difficult</i>	Describes the difficulty of scaling the company internationally, in terms of the time and investment needed.

3. Results

In this section, we present the results of our analysis in three steps. First, we show and discuss the relative importance of the different investment criteria. Then, we compare the importance of the decision criteria across investor types. Last, we apply a propensity score methodology as a robustness check.

3.1. Relative importance of investment criteria


Table 7 reports the results of the regression analysis. Model 1 uses the full sample while Models 2–6 consider each investor type separately. The coefficients indicate the importance investors attach to each criterion.

Model 1 shows that all included attribute levels significantly influence the decision of the investor ($p < 0.001$) with the exception of the attribute level *current investors – unfamiliar*. Participants were found to be indifferent between the absence of current investors and the presence of current investors that are unfamiliar to them. However, investors significantly favor the presence of *reputable investors* over their lack of presence.


The results displayed in Table 7 also indicate which criteria are considered as most important by participants in their investment decisions. The effect sizes of the attribute levels for *revenue growth* are particularly high. Companies with a revenue growth rate of 100% p.a. have an odds-ratio (OR) of 4.86, indicating that these companies have a 4.86 times higher chance of a positive screening decision (selection) by an investor relative to companies with a 10% growth rate. Overall, *revenue growth* is the most important investment criterion for the participants in our sample. The second most important criterion is a high *value-added of the product/service* (OR of 4.25) and the third most important criterion is the *track record of the management team* where the odds-ratio of all team members having a relevant track record is estimated at 3.27, indicating a 3.27 times higher chance of a positive screening decision of the investors relative to companies with a management team without relevant track record.

To further illustrate the weight attached to each criterion, we estimate the relative importance of each attribute following Franke et al. (2008). The values displayed in Fig. 2 allow an assessment of how strong a change in an attribute's level does affect the total

Which of these two growth ventures is more attractive to you? (1 of 15)
 The two ventures only differ in the below mentioned characteristics.
 They are both operating in the same industry & have the same level of revenue.



Growth venture A



Growth venture B



Characteristics of the venture		
<u>Current investors:</u>	<u>External investors - Unfamiliar to you</u>	<u>External investors - Unfamiliar to you</u>
<u>International scalability:</u>	Easy	Difficult
<u>Current revenue growth:</u>	100%	50%
<u>Management team (track record):</u>	<u>All</u> team members with relevant track record	<u>No</u> team member with relevant track record
<u>Current profitability:</u>	Not profitable	Break even
<u>Value added for customers:</u>	Medium	Low
<u>Business model:</u>	 <u>Lock-in</u>	 <u>Complementary offering</u>
More attractive:	<input type="radio"/>	<input type="radio"/>

Fig. 1. Exemplary choice task presented to participants. In this choice task, every participant was asked to select the company that presents a more attractive investment opportunity for him. Each participant was presented with 15 different choice tasks. While the seven attributes of the companies were fixed throughout these choice tasks (e.g., “current investors”, “international scalability”), the attribute levels (e.g., “external investors – unfamiliar to you”, “easy”) were varied across choice tasks in a random manner (we performed a choice-based conjoint analysis with a reduced design). All attributes and attribute levels are described in Table 6.

utility of a proposed company. The higher the value, the higher the contribution of the respective attribute to the company's total utility value. To enable a better comparison, the values are normalized so that the sum of all importance values yields 100. Overall, the chance of a positive screening decision is strongly affected by high values in the attributes of (1) revenue growth, (2) value-added of product/service, and (3) management track record; the design of the business model and the type of existing investors are relevant but are of lower importance. The same is true for the ease of scaling the company internationally and profitability.

3.2. Differences across investor types

Table 7 also includes a dedicated model for each investor type in which we perform a subsample analysis (Models 2–6). The odds ratios enable an initial comparison of the investment criteria's importance for each investor type and provide insights on the relevance of each attribute. For example, the OR of 7.071 for participants from LBOs with regard to profitability is considerably higher than the OR of 2.460 for the whole sample. This indicates that being profitable is a much more important criterion for LBOs than for other investor types. However, a comparison of the ORs does not shed light on whether these differences across investor types are statistically significant.

To address this issue, Table 8 estimates separate regressions where the importance of investment criteria for each investor type is tested against the rest of the sample. For example, Model 1 of Table 8 compares the effect of FOs against the combined group of BAs, VCs, GEFs, and LBOs. As such, the coefficients displayed are interaction effects that enable a statement on whether the importance of each criterion differs significantly from the rest of the sample, enabling statements as to where each investor type stands out from the other investors. The following paragraphs refer to the respective models for each investor type.

3.2.1. Investment criteria of family offices (FOs)

Model 1 of Table 8 compares FO's investment criteria to the investment criteria of the other investor types. The results show that FOs differ with regard to the importance attached to profitability and revenue growth. In particular, FOs consider profitability significantly more important than other investor types and attach significantly less importance to high levels of revenue growth. No significant differences emerge regarding the remaining investment criteria.

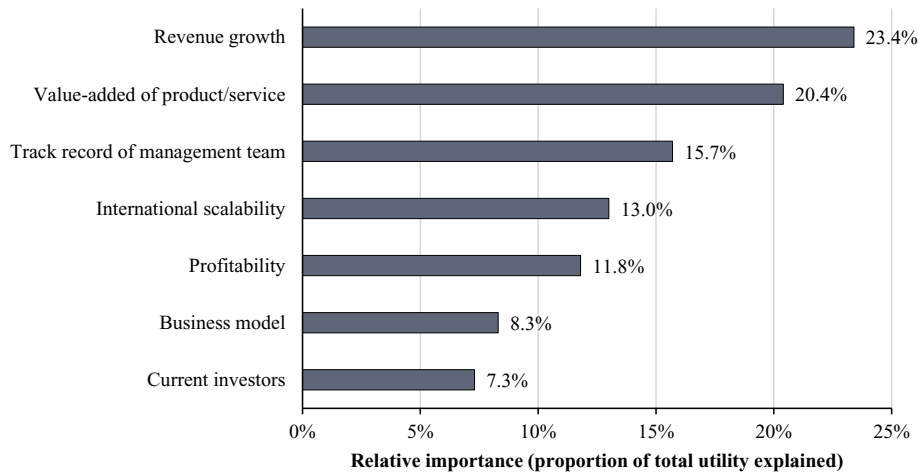


Fig. 2. Relative importance of attributes. Calculated based on the coefficients of the main model (Table 5). Reading example: With a relative importance of 23.4%, investors consider *revenue growth* to be nearly three times as important as the criterion *current investors* (relative importance: 7.3%). This value also signifies that the criterion *revenue growth* accounts for 23.4% of the decision maker's total utility.

An explanation for the distinct preference of profitability lies in the fact that financial goals are likely to be different for FOs relative to other investors. While the return on investment is naturally important, it is intermingled with objectives of wealth preservation. FOs, whose goals are determined by the families to which they belong or for which they work, are often conservative and risk-averse and thus more reluctant to pursue high-risk investments (Wessel et al., 2014). By undertaking risky decisions, the managers of FOs risk losing family wealth and jeopardize the financial and social wellbeing of future family generations. They are therefore more concerned with the conservation of irreplaceable capital, often accumulated over generations, rather than potential high returns. Indeed, the mission of FOs is to protect and preserve assets for future generations. A survey by Bloomberg (2017) finds that the main objective of FOs is intergenerational wealth management. Since companies with poor profitability are associated with a high risk of bankruptcy (Agarwal and Taffler, 2008), FOs will consider such investments to be high-risk investments. Therefore, they will tend to avoid such investments, explaining our findings.

Similarly, while current profitability reflects an investment associated with lower risk, high growth potentially incurs uncertainty, as it exposes entrepreneurial companies to additional challenges and risks (e.g., from entering new markets and hiring new employees) (Perez-Quiros and Timmermann, 2000). Adding to this, our descriptive statistics indicate that FOs are not as resourceful as other PE investors. From a resource-based perspective, FOs are thus disadvantaged with regard to monitoring and providing support to their portfolio companies. This disadvantage is particularly relevant in the case of high-growth companies. Monitoring and supporting high-growth companies is typically very challenging and resource intensive.

3.2.2. Investment criteria of business angels (BAs)

Model 2 of Table 8 focusses on BAs. A particularity of BA's investment decisions is that they focus less on profitability than other investors. An explanation is that BAs primarily invest in early-stage companies (Hellmann and Thiele, 2015), which involves a comparatively high degree of uncertainty. In these companies, profitability is of minor importance as they are often not mature enough to achieve profits. Having achieved profitability, in turn, is a sign of a healthy business model and a strong competitive position. Typical companies targeted by BAs still need to achieve legitimacy by proving that their products fulfill market needs and provide value to their customers. In this regard, revenue growth can be perceived as a sign of market acceptance.

Additionally, BAs prefer not to invest in companies with business models that keep customers “locked-in”, such as those having high switching costs to prevent customers from changing to other providers. Relative to other types of investors, BAs disfavor locked-in business models for innovation-centered or low-cost business models (i.e., focusing on reducing costs for customers for already existing products or services).

3.2.3. Investment criteria of venture capital funds (VCs)

Model 3 of Table 8 focusses on the investment criteria of VCs. Like BAs and in contrast to the other investor types in our sample, VCs attribute significantly less importance to profitability. Also, VCs attribute significantly more importance to high levels of revenue growth. These findings are both in line with prior literature, in which VC investments are generally characterized as high risk and high growth (Ueda, 2004). For example, Puri and Zarutskie (2012) show that VCs invest in companies with no immediate revenues and focus on scalability instead of profitability. In our results, this higher scalability is reflected in VC's increased interest in revenue growth. An explanation is that VCs need to deliver returns to their partners over a relatively short period of time, which incentivizes them to take riskier investments. The short investment horizon of VC funds and the investors behind them exacerbate the short-termism of general partners (Kaplan and Strömberg, 2004), who are asked to provide high returns by capital providers. All else being equal, high returns are more difficult to achieve in already profitable companies, whereas the higher risk of entrepreneurial

Table 8

Results of the conjoint analysis with comparison across two types of investors.

This table shows the results of a clustered logistic regression with random intercepts and random slopes. The dependent variable is the preference of the decision maker and the independent variables are the attribute levels described in Table 4. Logits and standard errors (clustered at the decision maker level) are displayed. Each attribute level is interacted with the respective investor category. For example, in Model 1 every attribute level is interacted with a dummy variable that takes a value of 1 if the respective decision maker worked in a family office, and 0 if not. The main effects are included in the estimation but are omitted for reasons of brevity so that the coefficients displayed here only refer to interaction effects. However, the main effects are qualitatively similar to the effects displayed in Model 1 of Table 5. Focusing on the interaction effects enables us to identify significant differences between each investor type vs. the remaining investor types. For example, the results of Model 1 show that family offices attribute significantly more importance to “Profitability: profitable” in comparison to the rest of the sample. In contrast, “Profitability: profitable” is significantly less important to venture capital funds when compared with the rest of the sample. We consider family offices (FOs), business angels (BAs), venture capital funds (VCs), growth equity funds (GEFs), and leveraged buyout funds (LBOs). * $p < 0.10$, ** $p < 0.05$, *** $p < 0.01$.

Sample	(1)		(2)		(3)		(4)		(5)	
	FOs	vs. rest	BAs	vs. rest	VCs	vs. rest	GEFs	vs. rest	LBOs	vs. rest
Interactions	Logit	(SE)	Logit	(SE)	Logit	(SE)	Logit	(SE)	Logit	(SE)
Profitability: break even	0.311	(0.171)*	−0.316	(0.319)	−0.467	(0.091)***	0.200	(0.105)*	0.631	(0.156)***
Profitability: profitable	0.606	(0.200)***	−0.801	(0.322)**	−0.812	(0.106)***	0.368	(0.131)***	1.128	(0.171)***
Revenue growth: 20%	−0.114	(0.171)	0.179	(0.265)	−0.160	(0.091)*	0.181	(0.104)*	0.016	(0.144)
Revenue growth: 50%	−0.505	(0.211)**	0.181	(0.364)	0.057	(0.106)	0.267	(0.117)**	−0.315	(0.158)**
Revenue growth: 100%	−0.390	(0.192)**	0.400	(0.396)	0.292	(0.112)***	−0.016	(0.126)	−0.482	(0.168)***
Management team: some team members	0.106	(0.173)	0.525	(0.321)	−0.142	(0.090)	0.106	(0.104)	−0.167	(0.131)
Management team: all team members	−0.043	(0.169)	0.568	(0.389)	−0.001	(0.102)	0.213	(0.121)*	−0.373	(0.146)**
Current investor: external investors - unfamiliar	−0.156	(0.159)	−0.178	(0.286)	−0.007	(0.088)	0.128	(0.102)	−0.025	(0.134)
Current investor: external investors - tier 1	−0.202	(0.167)	−0.299	(0.256)	0.371	(0.095)***	−0.200	(0.116)*	−0.501	(0.167)***
Business model: innovation-centered	0.295	(0.194)	0.230	(0.347)	0.403	(0.104)***	−0.388	(0.120)***	−0.587	(0.163)***
Business model: lock-in	−0.038	(0.159)	−0.841	(0.350)**	0.236	(0.102)**	−0.136	(0.125)	−0.075	(0.164)
Business model: complementary offering	0.142	(0.180)	−0.478	(0.330)	0.096	(0.102)	−0.064	(0.119)	−0.126	(0.144)
Value-added of product/service: medium	0.131	(0.165)	−0.232	(0.308)	0.094	(0.091)	−0.224	(0.102)**	0.173	(0.156)
Value-added of product/service: high	0.154	(0.179)	−0.121	(0.268)	0.181	(0.101)*	−0.284	(0.109)***	0.052	(0.154)
International scalability: moderate	−0.275	(0.177)	0.399	(0.209)*	0.004	(0.092)	−0.009	(0.101)	0.137	(0.158)
International scalability: easy	−0.214	(0.189)	0.483	(0.352)	0.115	(0.099)	−0.156	(0.110)	0.123	(0.163)
N (decisions)	19,474		19,474		19,474		19,474		19,474	
N (decision makers)	749		749		749		749		749	

companies is associated with higher chances of high growth rates. In addition, the incentives that principals (limited partners) set for fund managers (general partners) (i.e., to select investments with the potential to generate high returns) are paralleled at the individual level. Similar to mutual fund managers, their professional identity stems from their reputation in the market, which is to a large degree gained and sustained through their investment track record (Chevalier and Ellison, 1999; Kempf and Ruenzi, 2007). Fund managers who do not provide high returns to their investors will find it hard to secure further funding and suffer from a reduced labor market value. In addition to monetary returns, other motivations for VC investment professionals involve status and the desire to outcompete their peers. These motivations are reflected in the characteristics of the entrepreneurial companies that they seek. A company with high current profitability does not represent the ideal setting for possibly outperforming others and gaining popularity as a fund manager.

The findings also show that VCs have a preference for funding companies in which tier 1 investors are present. The presence of reputable investors is a key aspect in VC investments as it allows VC funds to command a premium from future entrepreneurs (Hsu, 2004) and makes future investment fundraising easier (Megginson and Weiss, 1991; Nahata, 2008). Moreover, VCs with broader networks obtain better financial returns (Hochberg et al., 2007) and mitigate risks (Lerner, 1994).

Finally, the results show that VCs prefer innovation-centered business models. Again, this is in line with a strategy that is overall more risk-prone and focusses on a high-risk high-reward tradeoff.

3.2.4. Investment criteria of growth equity funds (GEFs)

Model 4 of Table 8 focusses on the investment criteria of GEFs. Like FOs and in contrast to BAs and VCs, GEFs attach higher importance to portfolio companies' profitability. This corresponds to the results of Ritter (2015), who describes that GEFs frequently invest in companies that are already profitable. Regarding revenue growth, our results show a general preference for revenue growth, as GEFs consider a revenue growth of 20% or 50% to be more important than other investor types do. Interestingly, GEFs do not seem to rate a very high revenue growth of 100% to be more important than other investors do. This is a difference to VCs, which differ from other investors regarding the importance attached to very high levels of revenue growth.

Another peculiarity of GEFs is that they consider it comparably important that all management team members have a relevant track record. Also, GEFs attach less importance to the presence of reputable investors. An explanation is that the presence of other investors can generate severe conflicts of interest and agency problems. For example, freeriding behavior can occur, incurring costs associated with monitoring or sanctioning opportunistic behavior (Jensen and Meckling, 1976). The costs associated with co-investing are higher in the presence of a reputable investor. For example, co-investing generally leads to a higher likelihood of difficult negotiations between the parties involved (Fried and Hisrich, 1995).

GEFs attach less importance than other investor types to innovation-centered business models and the value-added of a portfolio company's products and services. An explanation could be that companies with innovation-centered business models as well as high-value products may serve niche markets and are therefore difficult to grow and scale.

3.2.5. Investment criteria of leveraged buyout funds (LBOs)

Model 5 of Table 8 explores the investment criteria of LBOs in contrast to the other investor types. Like FOs and GEFs, LBOs attach relatively higher importance to portfolio companies' profitability. The effect is very pronounced and highly significant. In contrast, LBOs attach a significantly lower importance to revenue growth than other investor types. Regarding the importance of profitability and revenue growth, LBOs hence present the opposite investor type to VCs. While VCs focus on high scalability of companies (Puri and Zarutskie, 2012), this indicates that scalability may not be of interest to LBOs. Instead, LBOs are more prone to invest in already profitable companies, as they are a less risky investment.

LBOs give less importance to the management team as compared to other types of investors. This might be due to their tendency to replace management teams that they see unfit (Kaplan and Strömberg, 2009). Hence, the current management team is considered less important. Like GEFs, LBOs pay less attention to the presence of reputable investors. As discussed in the previous section, the presence of reputable investors might make it more difficult for LBOs to pursue their own goals. Finally, similar to GEFs, LBOs attach lower importance to innovation-centered business models.

3.3. Robustness tests and further analyses

To test the robustness of our results and to further explore these results, we perform a set of robustness checks and additional analyses, summarized in Table 9. In our main analysis, we compare each investor type against all other investor types included in our sample. While this comparison highlights the peculiarities of the respective investor's investment criteria in contrast to the other investor types, we now investigate differences in the importance of investment criteria in selected pairs of investor types. This more specific analysis allows us to explore differences between specific investor types in a more nuanced way that may have been masked in the main analysis. Specifically, we conduct a pairwise comparison of the following investor types: FOs vs. VCs (Model 1), FOs vs. BAs (Model 2), GEFs vs. LBOs (Model 3), and VCs vs. GEFs and LBOs (combined).

In addition, we use propensity score matching to make subsamples comparable in terms of investor and investment professional characteristics. As these differences might influence investment decisions, we use propensity score matching (PSM) to reduce the potential bias and to further improve our comparisons across investor types. We match individuals from different investor types according to their individual characteristics (Table 4, panel C). We use a k-nearest neighbor (KNN) approach with 1-to-1 matching which matches pairs of observations that are the most related.

Table 9

Results of the conjoint analysis with comparisons of specific investor types without and with propensity score matching (PSM).

In this table, we focus on specific comparisons between selected investor types. The table is constructed in the same way as Table 6. The table shows the results of a clustered logistic regression with random intercepts and random slopes. The dependent variable is the preference of decision maker and the independent variables are the attribute levels described in Table 4. Logits and standard errors (clustered at the decision maker level) are displayed. Each attribute level is interacted with the respective investor category. For example, in Model 1a every attribute level is interacted with a dummy variable that takes a value of 1 if the respective investor worked in a family office, and 0 if the respective investor worked for a venture capital fund. The main effects are included in the estimation but are omitted for reasons of brevity so that the coefficients displayed here only refer to interaction effects. However, the main effects are qualitatively similar to the effects displayed in Table 5. Focusing on the interaction effects enables us to identify significant differences between each investor type vs. the remaining investor types. Investors working for certain investor types might significantly differ with regard to individual characteristics. As these differences might influence investment decisions, we use propensity score matching (PSM) to reduce this potential bias. We match individuals from different investor types according to their individual characteristics (Table 2, panel C). We use a k-nearest neighbor (KNN) approach with 1-to-1 matching which matches a pair of observations that are the most related. We consider family offices (FOs), business angels (BAs), venture capital funds (VCs), growth equity funds (GEFs), and leveraged buyout funds (LBOs). * $p < 0.10$, ** $p < 0.05$, *** $p < 0.01$.

Model	(1a)			(1b)			(2a)			(2b)		
PSM	No PSM			KNN 1:1	PSM		No PSM			KNN 1:1	PSM	
Sample	FOs			FOs	vs. VCs		FOs			FOs	vs. BAs	
Interactions	Logit			Logit	(SE)		Logit			Logit	(SE)	
Profitability: break even	0.513			0.459	(0.175)***		0.579			0.260	(0.352)*	
Profitability: profitable	0.944			0.963	(0.203)***		1.314			1.145	(0.362)***	
Revenue growth: 20%	-0.033			-0.100	(0.177)		-0.254			-0.406	(0.304)	
Revenue growth: 50%	-0.499			-0.650	(0.218)**		-0.625			-0.927	(0.408)	
Revenue growth: 100%	-0.504			-0.593	(0.200)**		-0.728			-0.759	(0.429)*	
Management team: some team members	0.161			0.172	(0.178)		-0.410			-0.484	(0.355)	
Management team: all team members	-0.039			-0.151	(0.174)		-0.578			-0.450	(0.414)	
Current investor: ext. investors – unfamiliar	-0.142			0.009	(0.165)		0.024			-0.167	(0.316)	
Current investor: ext. investors – tier 1	-0.365			-0.316	(0.172)**		0.102			0.184	(0.293)	
Business model: innovation-centered	0.080			0.075	(0.200)		0.045			0.361	(0.384)	
Business model: lock-in	-0.150			-0.099	(0.165)		0.771			0.989	(0.373)**	
Business model: complementary offering	0.084			0.153	(0.187)		0.587			1.039	(0.365)	
Value-added of product/service: medium	0.083			0.146	(0.170)		0.340			0.630	(0.340)	
Value-added of product/service: high	0.054			0.251	(0.187)		0.249			0.512	(0.308)	
International scalability: moderate	-0.250			-0.256	(0.182)		-0.626			-0.834	(0.262)**	
International scalability: easy	-0.250			-0.416	(0.195)		-0.663			-0.749	(0.388)*	
N (decisions)	11,830			3068			2054			1040		
N (decision makers)	455			118			79			40		
Sample	59 FOs vs. 396 VCs			59 FOs vs. 59 VCs			59 FOs vs. 20 BAs			20 FOs vs. 20 BAs		

(continued on next page)

Table 9 (continued)

Model	(3a)	(3b)	(4a)	(4b)
PSM	No PSM GEFs	KNN 1:1 GEFs	No PSM VC vs.	KNN 1:1 VC vs.
Sample				
Interactions				
Profitability: break even	Logit –0.417 (0.175)**	Logit –0.539 (0.200)***	Logit –0.495 (0.098)**	Logit –0.506 (0.104)***
Profitability: profitable	–0.728 (0.201)***	–0.856 (0.223)***	–0.874 (0.116)***	–0.926 (0.122)***
Revenue growth: 20%	0.133 (0.164)	0.188 (0.186)	–0.183 (0.098)*	–0.120 (0.108)
Revenue growth: 50%	0.486 (0.179)***	0.677 (0.206)***	–0.026 (0.111)	0.010 (0.120)
Revenue growth: 100%	0.419 (0.192)**	0.481 (0.232)**	0.283 (0.120)**	0.330 (0.129)**
Management team: some team members	0.092 (0.156)	0.167 (0.189)	–0.106 (0.095)	–0.155 (0.103)
Management team: all team members	0.610 (0.191)***	0.755 (0.234)***	0.018 (0.112)	–0.004 (0.121)
Current investor: ext. investors – unfamiliar	0.250 (0.153)	0.249 (0.179)	–0.040 (0.095)	–0.004 (0.105)
Current investor: ext. investors – tier 1	0.187 (0.173)	0.136 (0.195)	0.377 (0.106)***	0.334 (0.114)***
Business model: innovation-centered	0.235 (0.187)	0.314 (0.214)	0.544 (0.111)***	0.507 (0.121)***
Business model: lock-in	–0.037 (0.192)	–0.069 (0.231)	0.205 (0.113)*	0.174 (0.123)
Business model: complementary offering	0.069 (0.170)	0.099 (0.211)	0.107 (0.109)	0.087 (0.118)
Value-added of product/service: medium	–0.325 (0.173)*	–0.498 (0.202)**	0.119 (0.098)	0.151 (0.106)
Value-added of product/service: high	–0.266 (0.172)	–0.336 (0.198)*	0.231 (0.108)**	0.279 (0.121)**
International scalability: moderate	–0.129 (0.175)	–0.105 (0.195)	–0.034 (0.098)	0.001 (0.108)
International scalability: easy	–0.234 (0.182)	–0.189 (0.212)	0.112 (0.106)	0.096 (0.114)
N (decisions)	7124	4420	17,420	14,248
N (decision makers)	274	170	670	548
Sample	189 GEFs vs. 85 LBOs	85 GEFs	396 VCs vs. 274 GEFs + LBOs	274 VCs vs. 274 GEFs + LBOs

Table 10

Summary of the main findings.

This table provides a summary of our main findings. The attributes used in our conjoint experiment are ranked according to their relative importance (also displayed in Fig. 2). To calculate the relative importance of each attribute, we use the range between the attribute level with the lowest utility value and the level of the respective attribute with the highest utility based on the coefficients of the main model (Table 7). This allows an assessment of how strong a change in an attribute's level does affect the total utility of a proposed company. This range is then divided by the sum of all ranges for each decision maker, showing the relative importance of the attributes. The values displayed in column 3 represent the mean values across all investor types, while columns 4 and 5 display the investor type with the lowest and highest importance. The final column contains a brief qualitative summary of the main findings of our comparative analyses and is based on Table 8. All attributes are defined in Table 6. We consider family offices (FOs), business angels (BAs), venture capital funds (VCs), growth equity funds (GEFs), and leveraged buyout funds (LBOs).

Rank	Attribute	Relative importance	Lowest relative importance	Highest relative importance	Main results (qualitative summary)
1	Revenue growth	23.4%	13.8% (LBOs)	26.3% (VCs)	Major differences across investor types: less important to FOs, LBOs and more important to VCs, GEFs.
2	Value-added of product/service	20.4%	15.3% (BAs)	22.8% (FOs)	Minor differences across investors: less important to GEFs.
3	Track record of management team	15.7%	4.8% (LBOs)	22.1% (BAs)	Minor differences across investors: less important to LBOs.
4	International scalability	13.0%	10.4% (FOs)	17.7% (BAs)	No major differences in importance across investor types.
5	Profitability	11.8%	5.6% (BAs)	31.9% (LBOs)	Major differences across investor types: less important to BAs, VCs and more important to FOs, GEFs, LBOs.
6	Business model	8.3%	7.1% (LBOs)	10.3% (FOs)	Major differences across investor types. Less important to GEFs, LBOs and more important to VCs.
7	Current investors	7.3%	5.0% (BAs)	20.4% (LBOs)	Major differences across investor types: less important to GEFs, LBOs and more important to VCs.

3.3.1. Comparison between family offices (FOs) and venture capital funds (VCs)

Model 1a (Table 9) compares the investment criteria of FOs (N = 59) and VCs (N = 396). The results show that FOs attach higher importance to profitability while they attach lower importance to revenue growth. Both findings are in line with the results reported in our main analysis (Table 8, Model 1), underlining their robustness. Also, both results hold when utilizing PSM, reducing the sample to 59 FOs and 59 VCs that are the most similar to these FOs (Model 1b).

In contrast to our main analysis, the results further show that, compared with VCs, FOs attach significantly lower importance to the presence of reputable investors in the portfolio company. This effect can be attributed to VCs high preference for the presence of reputable investors as a signal certifying company quality (Hsu, 2004; Hochberg et al., 2007). In contrast to VCs, FOs may be more reluctant to partner with prominent investors because the costs associated with co-investing are higher for FOs in the presence of a reputable investor. For example, co-investing generally leads to a higher likelihood of difficult negotiations between the parties involved (Fried and Hisrich, 1995). If the co-investing party is a reputable investor, the FO will have a weaker negotiation position that discourages co-investing. Additionally, it is more difficult for a FO to sanction the opportunistic behavior of a reputable investor compared to more unknown investors. Also, reputable investors are more likely to be active and shape their portfolio companies (Cumming and Zhang (2018) as well as introduce high-growth policies to accelerate faster public markets that are incoherent with the capital preservation goals of FOs. Notice, however, that this effect does not persist when reducing the sample of VCs via PSM (Model 1b).

3.3.2. Comparison between family offices (FOs) and business angels (BAs)

Model 2a (Table 9) compares the investment criteria of FOs (N = 59) and BAs (N = 20). Both investor types share similarities, as they are non-intermediated, tied to personal/family wealth, possibly confounded with non-financial motives, and represent the smallest investor types in our sample (with regard to assets under management). We find that FOs put a comparatively higher emphasis on profitability and a lower emphasis on revenue growth. While these differences (especially with regard to the importance of revenue growth) are not as pronounced, they correspond to the results of our main analysis. Model 2b reports the results of the regression performed after PSM. The drop in significance can be at least partially attributed to the decreased sample sizes (N = 79 for Model 2a, N = 40 for Model 2b). Further differences emerge with regard to the importance of selected business models and international scalability. FOs have a higher preference for lock-in business models than BAs. This higher preference is mainly due to BAs aversion against lock-in business models, as shown in the main analysis (Table 8, Model 2). Similarly, the main analysis shows that BAs have a general preference for higher international scalability. The results remain qualitatively similar when reducing the sample via PSM (Model 2b). Overall, these results allude to a different risk-taking behavior, with FOs being more risk-averse and BAs being more risk-prone. This is similar to the results obtained when comparing FOs to VCs.

3.3.3. Comparison between growth equity funds (GEFs) and leveraged buyouts (LBOs)

Model 3a (Table 9) compares the investment criteria of GEFs (N = 189) and LBOs (N = 85). GEFs and LBOs constitute investor types that are particularly crucial in later-stage financing and are often treated as the same group of investors (e.g., Gompers et al., 2016a; Ritter, 2015). Indeed, our main analysis suggests that GEFs and LBOs are rather similar in their investment preferences. However, the more nuanced robustness checks uncover differences between both investor types when comparing them directly.

Major differences between GEFs and LBOs exist with regard to the importance of profitability as an investment criterion. While GEFs attach less importance to high levels of profitability, high profitability is crucial to LBOs. This difference was not apparent in our main analyses, as GEFs attach higher importance to profitability than all other investor types, which is mainly driven by VCs. In addition, the results show that GEFs attach higher importance to the management team's track record and lower importance to the value-added of the portfolio company's product or service than LBOs. Both effects are in line with the results of the main analysis. Also, utilizing PSM (Model 3b) to produce a more robust comparison shows that the results remain similar.

3.3.4. Comparison between venture capital funds (VCs) and growth equity funds (GEFs) plus leveraged buyouts (LBOs)

VCs, GEFs, and LBOs represent the major investor types in our sample. Gompers et al. (2016a) describe that considerable differences in the behavior between VCs on the one side and the GEFs and LBOs should exist. We explore these differences in Model 4a (Table 9), which compares the investment criteria of VCs (N = 396) to GEFs and LBOs combined (N = 274). However, the results are largely in line with the results of the main model. This is not surprising, as the sample used here (N = 670) covers 89% of the investment professionals in our entire sample (N = 749). For example, VCs put less emphasis on profitability and significantly more emphasis on high revenue growth. They also attach higher importance to the presence of reputable investors, innovation-centered business models, and a higher value-added of the company's product or services. The results remain similar when reducing the sample using PSM (Model 4b), confirming the robustness of our results.

4. Conclusions

PE investors place a heavy emphasis on their ability to select promising companies. In spite of the large interest in the decision-making of PE investors, this study is among the first to assess the investment criteria of these investors. While there is an established literature on the characteristics and behavior of specific types of investors, a broader perspective is underdeveloped. We compare the investment criteria of different types of investors using a large-scale conjoint analysis of 19,474 screening decisions by 749 private equity investors. The conjoint experiment enables a better understanding of the investment criteria of investors and allows a comparison of these criteria across investor types. We distinguish FOs, BAs, VCs, GEFs, and LBOs.

In Table 10, we provide a summary of the many insights of the paper. For instance, we find that the management team is an important investment criterion for our participants. However, we also find that investors rate revenue growth and the value-added provided by the company's product or service to be more important than the management team's track record. The importance attached to the management team does not significantly vary across investors. Second, we find two opposite views with regard to profitability. While the investment criteria of FOs, GEFs, and LBOs are centered on highly profitable companies, BAs and VCs pay less attention to the current profitability of their targets and instead focus on their scalability. Third, our study sheds light, for the first time, on the investment criteria of FOs and finds that, relative to the average of other PE investors, FOs attribute greater importance to current profitability of portfolio companies but less importance to their revenue growth. An explanation is that by undertaking risky decisions, the managers of FOs risk losing family wealth and jeopardize the financial and social wellbeing of future family generations. They are therefore more concerned with the conservation of irreplaceable capital through investments in already profitable companies, rather than bearing the risk – and potentially high returns – of high-growth companies.

Acknowledgements

Deutsche Forschungsgemeinschaft (DFG). The title of the grant is Entscheidungskriterien von Risikokapitalgebern in der Spätphasenfinanzierung von Wachstumsunternehmen. The grant ID is 400567894. The grant was received by Joern Block, who is first author.

References

- Agarwal, V., Taffler, R., 2008. Comparing the performance of market-based and accounting-based bankruptcy prediction models. *J. Bank. Financ.* 32 (8), 1541–1551.
- Amit, R., Zott, C., 2001. Value creation in e-business. *Strateg. Manag. J.* 22 (6–7), 493–520.
- Ang, A., Chen, B., Goetzmann, W.N., Phalippou, L., 2018. Estimating private equity returns from limited partner cash flows. *J. Financ.* 73 (4), 1751–1783.
- Armstrong, J.S., Overton, T.S., 1977. Estimating nonresponse bias in mail surveys. *J. Mark. Res.* 14 (3), 396–402.
- Bengtsson, O., Sensoy, B.A., 2011. Investor abilities and financial contracting: evidence from venture capital. *J. Financ. Intermed.* 20 (4), 477–502.
- Bernstein, S., Giroud, X., Townsend, R.R., 2016. The impact of venture capital monitoring. *J. Financ.* 71 (4), 1591–1622.
- Bernstein, S., Korteweg, A., Laws, K., 2017. Attracting early-stage investors: evidence from a randomized field experiment. *J. Financ.* 72 (2), 509–538.
- Block, J.H., Fisch, C., Obschonka, M., Sandner, P., 2019. A personality perspective on business angel syndication. *J. Bank. Financ.* 100, 306–327.
- Bloomberg, 2014. Bloomberg Brief: Family Offices. (December 2014).
- Bloomberg, 2017. The Future of Family Offices. Available at: <https://data.bloomberglp.com/professional/sites/10/The-Future-of-Family-Offices.pdf> (Last accessed: March 14th, 2019).
- Bottazzi, L., Da Rin, M., Hellmann, T., 2008. Who are the active investors? Evidence from venture capital. *J. Financ. Econ.* 89 (3), 488–512.
- Braun, R., Jenkinson, T., Stoff, I., 2017. How persistent is private equity performance? Evidence from deal-level data. *J. Financ. Econ.* 123 (2), 273–291.
- Brown, G.W., Harris, R.S., Jenkinson, T., Kaplan, S.N., Robinson, D.T., 2015. What do Different Commercial Data sets Tell us about Private Equity Performance? SSRN Working Paper. <https://doi.org/10.2139/ssrn.2701317>.
- Chemmanur, T.J., Krishnan, K., Nandy, D.K., 2011. How does venture capital financing improve efficiency in private firms? A look beneath the surface. *Rev. Financ. Stud.* 24 (12), 4037–4090.
- Chevalier, J., Ellison, G., 1999. Career concerns of mutual fund managers. *Q. J. Econ.* 114 (2), 389–432.
- Chrzan, K., 1994. Three kinds of order effects in choice-based conjoint analysis. *Mark. Lett.* 5 (2), 165–172.
- Chrzan, K., Orme, B., 2000. An Overview and Comparison of Design Strategies for Choice-Based Conjoint Analysis. (Sawtooth Software Research Paper Series).
- Cochrane, J.H., 2005. The risk and return of venture capital. *J. Financ. Econ.* 75 (1), 3–52.
- Collewaert, V., Manigart, S., 2016. Valuation of angel-backed companies: the role of investor human capital. *J. Small Bus. Manag.* 54 (1), 356–372.
- Cumming, D., Siegel, D.S., Wright, M., 2007. Private equity, leveraged buyouts and governance. *J. Corp. Finan.* 13 (4), 439–460.
- Cumming, D., Zhang, M., 2018. Angel investors around the world. *Journal of International Business Studies*. <https://doi.org/10.1057/s41267-018-0178-0>.
- Economist, 2018. How the 0.001% invest. Available at: <https://www.economist.com/leaders/2018/12/15/how-the-0001-invest> (Last accessed: March 23, 2019).
- Franke, N., Gruber, M., Harhoff, D., Henkel, J., 2008. Venture capitalists' evaluations of start-up teams: trade-offs, knock-out criteria, and the impact of VC experience. *Entrep. Theory Pract.* 32 (3), 459–483.
- Fried, V.H., Hisrich, R.D., 1995. The venture capitalist: a relationship investor. *Calif. Manag. Rev.* 37 (2), 101–113.
- Gilding, M., 2005. Families and fortunes: accumulation, management succession and inheritance in wealthy families. *J. Sociol.* 41 (1), 29–45.
- Global Family Office Report, 2018. The Family Office Report 2018. Available at: <https://www.ubs.com/global/en/wealth-management/uhnwg/global-family-office/global-family-office-report-2018.html> (Last accessed: March 14th, 2019).
- Gompers, P., Lerner, J., 2001. The venture capital revolution. *J. Econ. Perspect.* 15 (2), 145–168.
- Gompers, P., Kaplan, S.N., Mukharlyamov, V., 2016a. What do private equity firms say they do? *J. Financ. Econ.* 121 (3), 449–476.
- Gompers, P., Gornall, W., Kaplan, S.N., Strebulaev, I.A., 2016b. How do venture capitalists make decisions? (No. w22587). In: National Bureau of Economic Research.
- Graham, J.R., Harvey, C.R., 2001. The theory and practice of corporate finance: evidence from the field. *J. Financ. Econ.* 60 (2–3), 187–243.
- Gray, L.P., 2005. How family dynamics influence the structure of the family office. *J. Wealth Manag.* 8 (2), 9–17.
- Harris, R.S., Jenkinson, T., Kaplan, S.N., 2014. Private equity performance: what do we know. *J. Financ.* 69 (5), 1851–1882.
- Hellmann, T., Puri, M., 2002. Venture capital and the professionalization of start-up firms: empirical evidence. *J. Financ.* 57 (1), 169–197.
- Hellmann, T., Thiele, V., 2015. Friends or foes? The interrelationship between angel and venture capital markets. *J. Financ. Econ.* 115 (3), 639–653.
- Hellmann, T., Schure, P., Vo, D., 2017. Angels and Venture Capitalists: Complements or Substitutes? (Said Business School Working paper).
- Hochberg, Y.V., Ljungqvist, A., Lu, Y., 2007. Whom you know matters: venture capital networks and investment performance. *J. Financ.* 62 (1), 251–301.
- Hsu, D.H., 2004. What do entrepreneurs pay for venture capital affiliation? *J. Financ.* 59 (4), 1805–1844.
- Jensen, M.C., Meckling, W.H., 1976. Theory of the firm: managerial behaviour, agency costs and ownership structure. *J. Financ. Econ.* 3 (4), 305–360.
- Johnson, R.M., Orme, B.K., 1996. How many questions should you ask in choice-based conjoint studies. In: Sawtooth Software Research Paper Series.
- Kaplan, S., 1989. The effects of management buyouts on operating performance and value. *J. Financ. Econ.* 24 (2), 217–254.
- Kaplan, S.N., Lerner, J., 2016. Venture capital data: opportunities and challenges. In: Haltiwanger, J., Hurst, E., Miranda, J., Schoar, A. (Eds.), *Measuring Entrepreneurial Businesses: Current Knowledge and Challenges*. University of Chicago Press.
- Kaplan, S.N., Schoar, A., 2005. Private equity performance: returns, persistence, and capital flows. *J. Financ.* 60 (4), 1791–1823.
- Kaplan, S.N., Sensoy, B.A., 2015. Private equity performance: a survey. *Annu. Rev. Financ. Econ.* 7, 597–614.
- Kaplan, S.N., Strömberg, P.E., 2001. Venture capitalists as principals: contracting, screening, and monitoring. *Am. Econ. Rev.* 91 (2), 426–430.
- Kaplan, S.N., Strömberg, P.E., 2004. Characteristics, contracts, and actions: evidence from venture capitalist analyses. *J. Financ.* 59 (5), 2177–2210.
- Kaplan, S.N., Strömberg, P.E., 2009. Leveraged buyouts and private equity. *J. Econ. Perspect.* 23 (1), 121–146.
- Kaplan, S.N., Sensoy, B.A., Strömberg, P.J., 2009. Should investors bet on the jockey or the horse? Evidence from the evolution of firms from early business plans to public companies. *J. Financ.* 64 (1), 75–115.
- Kempf, A., Ruenzi, S., 2007. Tournaments in mutual-fund families. *Rev. Financ. Stud.* 21 (2), 1013–1036.
- Kerr, W.R., Lerner, J., Schoar, A., 2014. The consequences of entrepreneurial finance: evidence from angel financings. *Rev. Financ. Stud.* 27 (1), 20–55.

- Korteweg, A., Sørensen, M., 2017. Skill and luck in private equity performance. *J. Financ. Econ.* 124 (3), 535–562.
- Lerner, J., 1994. The syndication of venture capital investments. *Financ. Manag.* 23 (3), 16–27.
- Lerner, J., 1995. Venture capitalists and the oversight of private firms. *J. Financ.* 50 (1), 301–318.
- Lerner, J., 1998. “Angel” financing and public policy: an overview. *J. Bank. Financ.* 22 (6–8), 773–783.
- Lerner, J., Schoar, A., Wongsunwai, W., 2007. Smart institutions, foolish choices: the limited partner performance puzzle. *J. Financ.* 62 (2), 731–764.
- Louvière, J.J., 1988. *Analyzing Decision Making: Metric Conjoint Analysis*. Sage.
- Manigart, S., Lockett, A., Meuleman, M., Wright, M., Lanstrom, H., Bruining, H., Desbrières, P., Hommel, U., 2006. Venture capitalists' decision to syndicate. *Enterp. Theory Pract.* 30 (2), 131–153.
- Meggison, W., Weiss, K., 1991. Venture capitalist certification in initial public offerings. *J. Financ.* 46, 879–903.
- Metrick, A., Yasuda, A., 2010. The economics of private equity funds. *Rev. Financ. Stud.* 23 (6), 2303–2341.
- Nahata, R., 2008. Venture capital reputation and investment performance. *J. Financ. Econ.* 90, 127–151.
- Paglia, J.K., Harjoto, M.A., 2014. The effects of private equity and venture capital on sales and employment growth in small and medium-sized businesses. *J. Bank. Financ.* 47, 177–197.
- Perez-Quiros, G., Timmermann, A., 2000. Firm size and cyclical variations in stock returns. *J. Financ.* 55 (3), 1229–1262.
- Phalippou, L., Gottschalg, O., 2009. The performance of private equity funds. *Rev. Financ. Stud.* 22 (4), 1747–1776.
- Puri, M., Zarutskie, R., 2012. On the life cycle dynamics of venture-capital- and non-venture-capital-financed firms. *J. Financ.* 67 (6), 2247–2293.
- Rigamonti, D., Cefis, E., Meoli, M., Vismara, S., 2016. The effects of the specialization of private equity firms on their exit strategy. *J. Bus. Financ. Acc.* 43 (9–10), 1420–1443.
- Da Rin, M., Hellmann, T., Puri, M., 2013. A survey of venture capital research. In: Constantinides, G., Harris, M., Stulz, R. (Eds.), *Handbook of the Economics of Finance* (Vol. 2). North Holland.
- Ritter, J.R., 2015. Growth capital-backed IPOs. *Financ. Rev.* 50 (4), 481–515.
- Robinson, D.T., Sensoy, B.A., 2013. Do private equity fund managers earn their fees? Compensation, ownership, and cash flow performance. *Rev. Financ. Stud.* 26 (11), 2760–2797.
- Schwiebächer, A., 2007. A theoretical analysis of optimal financing strategies for different types of capital constrained entrepreneurs. *J. Bus. Ventur.* 22 (6), 753–781.
- Schwiebächer, A., 2013. The entrepreneur's investor choice: the impact on later-stage firm development. *J. Bus. Ventur.* 28 (4), 528–545.
- Shepherd, D.A., Zacharakis, A., 1999. Conjoint analysis: a new methodological approach for researching the decision policies of venture capitalists. *Ventur. Cap.* 1 (3), 197–217.
- Shepherd, D.A., Zacharakis, A., 2018. Conjoint analysis: A window of opportunity for entrepreneurship research. In: Katz, J.A., Corbett, A.C. (Eds.), *Reflections and Extensions on Key Papers of the First Twenty-Five Years of Advances*. Emerald Publishing Limited.
- Sørensen, M., 2007. How smart is smart money? A two-sided matching model of venture capital. *J. Financ.* 62 (6), 2725–2762.
- Ueda, M., 2004. Banks versus venture capital: project evaluation, screening, and expropriation. *J. Financ.* 59 (2), 601–621.
- Wessel, S., Decker, C., Lange, K.S., Hack, A., 2014. One size does not fit all: entrepreneurial families' reliance on family offices. *Eur. Manag. J.* 32 (1), 37–45.